## WASHINGTON, D. C.

THE FUGITIVE SLAVE LAW.

An Act to amoud and supplementary to the act enti-tled "An act respecting fugitives from justice and persons escaping from the service of their masters," approved February twelfth, one thousand seven hundred and ninety-three.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the persons who have been or may hereafter be appointed commissioners in virtue of any act of Congress, by the circuit courts of the United States, and who, in consequence of such appointment, are authorized to exercise the powers that any justice of the peace, or other magistrate of any of the United States, may exercise in respect to offenders for any crime or offence against the United States, by arrestunder and by virtue of the thirty-third section of the act of the twenty-fourth of September, seventeen hundred and eightynine, entitled "An act to establish the judicial courts of the United States," shall be, and are hereby, authorized and requir-ed to exercise and discharge all the powers and duties conferred by this act.

Sec. 2. And be it further enacted, That the superior court of each organized Territory of the United States shall have the same power to appoint commissioners to take acknowledgments of bail and affidavits, and to take depositions of witnesses in civil causes, which is now possessed by the circuit court of the United States; and all commissioners who shall hereafter be all commissioners who shall hereafter be appointed for such purposes by the superior court of any organized Territory of the United States, shall possess all the powers, and exercise all the duties, conferred by law upon commissioners appointed by the United States for similar purposes, and shall moreover exercise and discharge all the powers and duties con-

ferred by this act.

SEC. 3. And be it further enacted, That the circuit courts of the United States, and the superior courts of each organized Territory of the United States, shall from time to time enlarge the number of commissioners, with a view to afford reasonable facilities to reclaim fugitives from labor, and to the prompt discharge of the duties imposed by this act.

SEC. 4. And be it further enacted, That the commissioners above named shall have the circuit and district courts of the United tricts within the several States, and the tories, severally and collectively, in termficates to such claimants, upon satisfactory proof being made, with authority to take labor, under the restrictions herein conwhich such persons may have escaped or

SEC. 5. And be it further enacted, That it shall be the duty of all marshals and deputy marshals to obey and execute all warrants and precepts issued under the provisions of this act, when to them directed; and should any marshal or deputy marshal refuse to receive such warrant or other process when tendered, or to use all proper means diligently to execute the to the use of such claimant, on the motion | whose jurisdiction the said offence may of such claimant, by the circuit or district court for the district of such marshal; and after arrest of such fugitive by such marshal or his deputy, or whilst at any time in his custody under the provisions under this act, should such fugitive escape, whether with or without the assent of such marshal or his deputy, such marshal shall be liable on his official bond to be prosecuted for the benefit of such claimant for the full value of the service or labor of said whence he escaped; and the better to enthe United States and of this act, they rants and other process as may be issued such commissioners, or the persons to be the bystanders, or posse comitatus of the execution of this law, whenever their serin the State within which they are issued.

Sec. 6. And be it further enacted, That has heretofore or shall hereafter escape into another State or Territory of the United States, the person or persons to whom such service or labor may be due, or his, her, or their agent or attorney, duly authorized by power of attorney, duly authorized by power of attorney, in writing, acknowledged and certified under the seal of some legal officer or court of the State or Territory in which the same may be executed, may pursue and reclaim such fugitive person, either by procuring a warrant from some one of the courts, judges, or commissioners aforesaid, of the proper circuit, district, or county, for the apprehension of such fugitive from service or labor, or by seizing and arresting such fingitive, where the same can be done without process, and by taking, or causing such person to be taken, forthwith before such person to be taken, forthwith before such court, judge, or commissioner, whose duty it shall be to hear and determine the case of such claimant in a summary man-ner; and upon satisfactory proof being made, by deposition or affidavit, in wri-ting, to be taken and certified by such

tified by some court, magistrate, justice of the peace, or other legal officer authorized dminister an oath and take depositions under the laws of the State or Territory from which such person owing service or labor may have escaped, with a certificate of such magistrate or other authority, as aforesaid, with the seal of the proper court or officer thereto attached, which seal shall be sufficient to establish the competency of the proof, and with proof, also by affidavit, of the identity of the person whose service or labor is claimed to be due, as aforesaid, that the person so arrested does in fact owe service or labor to the person or persons claiming him or her, in the State or Territory from which such fugitive may have escaped as aforesaid, and that said person escaped, to make out and deliver to such claimant, his or her agent or attorney, a certificate setting forth the substantial facts as to the service ing, imprisoning, or bailing, the same, or labor due from such fugitive to the claimant, and of his or her escape from the State or Territory in which such service or labor was due, to the State or Territory in which he or she was arrested, with authority to such claimant, or his or her agent or attorney, to use such reasonable force and restraint as may be necessary, under the circumstances of the case, to take and remove such fugitive person back to the State or Territory whence he or she may have escaped as aforesaid. In no trial or hearing, under this act, shall the testimony of such alleged fugitive be admitted in evidence; and the certificates in this and the first section mentioned shall be conclusive of the right of the person or persons in whose favor granted, to remove such fugitive to the State or Territory from which he escaped, and shall prevent all molestation of such person or persons, by any process issued by any court, judge, magistrate, or other person, whomsoever. Sec. 7. And be it further enacted, That

any person who shall knowingly and willingly obstruct, hinder, or prevent such claimant, his agent or attorney, or any person or persons lawfully assisting him, her, or them, from arresting such a fugitive from service or labor, either with or without process as aforesaid; or shall rescue or attempt to rescue such fugitive from service or labor, from the custody of such claimant, his or her agent or attorney, or other person or persons lawfully assisting as aforesaid, when so arrested, pursuant to the authority herein given and declared; or shall aid, abet, or assist such person so concurrent jurisdiction with the judges of owing service or labor as aforesaid, directly or indirectly, to escape from such claim-States in their respective circuits and dis- ant, his agent or attorney, or other person or persons legally authorized as aforesaid : judges of the superior courts of the Terri- or shall harbor or conceal such fugitive, so as to prevent the discovery and arrest time and vacation; and shall grant certi- of such person, after notice or knowledge of the fact that such person was a fugitive from service or labor as aforesaid, shall, and remove such fugitives from service or for either of said offences, be subject to a fine not exceeding one thousand dollars, tained, to the State or Territory from and imprisonment not exceeding six months, by indictment and conviction before the district court of the United States for the district in which such offence may have been committed, or before the prop-er court of criminal jurisdiction, if committed within any one of the organized Territories of the United States; and shall moreover forfeit and pay, by way of civil damages to the party injured by such illegal conduct, the sum of one thousand dollars for each fugitive so lost as aforesaid, to be same, he shall, on conviction thereof, be recovered by action of debt, in any of the fined in the sum of one thousand dollars, district or territorial courts aforesaid, within

SEC. 8. And be it further enacted, That the marshals, and their deputies, and the clerks of the said district and territorial courts, shall be paid for their services the like fees as may be allowed to them for similar services in other cases; and where such services are rendered exclusively in the arrest, custody, and delivery of the fugitive to the claimant, his or her agent or attorney, or where such supposed fugifugitive, in the State, Territory, or District, tive may be discharged out of custody for the want of sufficient proof as aforesaid, able the said commissioners, when thus appointed, to execute their duties faithfully and efficiently, in conformity with the requirements of the Constitution of entitled to a fee of ten dollars in full for are hereby authorized and empowered, his services in each case, upon the delivery within their counties, respectively, to of the said certificate to the claimant, his within their counties, respectively, to of the said certificate to the claimant, his appoint, in writing, under their hands, or her agent or attorney; or a fee of five any one or more suitable persons, from dollars in cases where the proof shall not, time to time, to execute all such war- in the opinion of such commissioner, warrant such certificate and delivery, inclusive of all services incident to such artheir respective duties; with authority to rest and examination, to be paid in either case by the claimant, his or her agent or appointed by them, to execute process as attorney. The person or persons authoraforesaid, to summon and call to their aid ized to execute the process to be issued ized to execute the process to be issued by such commissioners, for the arrest and proper county, when necessary to insure detention of fugitives from service or labor a faithful observance of the clause of the Constitution referred to, in conformity of five dollars each for each person he or with the provisions of this act; and all they may arrest and take before any such they may arrest and take before any such good citizens are hereby commanded to commissioner as aforesaid, at the instance aid and assist in the prompt and efficient and request of such claimant; with such other fees as may be deemed reasonable vices may be required, as aforesaid, for that purpose; and said warrants shall run and be executed by said officers anywhere performed by him or them; such as attending at the examination, keeping the SEC. 6. And be it further enacted, That when a person held to service or labor in any State or Territory of the United States, commissioner; and in general for performing such other duties as may be required by such claimant, his or her attorney or agent, or commissioner in the premises such fees to be made up in conformity with the fees usually charged by the offi cers of the courts of justice within the proper district or county, as near as may be practicable, and paid by such claimants, their agents or attorneys, whether such supposed fugitives from service or labor be ed to be delivered to such claimants by the final determination of such com-

SEC. 9. And be it further enacted, That upon affidavit made by the claimant of such fugitive, his agent or attorney, after such certificate has been issued, that he has reason to apprehend that such fugitive principles of the common law, to the will be rescued by force from his or their possession before he can be taken beyond the limits of the State in which the arrest is made, it shall be the duty of the officer spirit of Christianity, and to the sentiments of the civilized world. We therefore deny its binding force upon the American People, and demand its immemaking the arrest to retain such fugitive in his custody, and to remove him to the VIII. That the doctrine that any human ing, to be taken and certified by such his custody, and to remove him to the law is a finality, and not subject to modicate and certified by such his custody, and to remove him to the VIII. That the doctrine that any human law is a finality, and not subject to modicate and certified by such his custody, and to remove him to the law is a finality, and not subject to modicate and certified by such his custody, and to remove him to the law is a finality, and not subject to modicate and certified by such his custody, and to remove him to the law is a finality, and not subject to modicate and certified by such his custody, and to remove him to the law is a finality, and not subject to modicate and certified by such his custody, and to remove him to the law is a finality, and not subject to modicate and certified by such his custody, and to remove him to de-law is a finality, and not subject to modicate and certified by such his custody, and to remove him to de-law is a finality, and not subject to modicate and certified by such his custody, and to remove him to de-law is a finality, and not subject to modicate and certified by such his custody.

attorney. And to this end, the officer aforesaid is hereby authorized and required to employ so many persons as he may deem necessary to overcome such force, and to retain them in his service so long as circumstances may require. The said officer and his assistants, while so employed, to receive the same compensation. and to be allowed the same expenses, as are now allowed by law for transportation of criminals, to be certified by the judge of the district within which the arrest is

party to whom such service or labor shall be due, his, her, or their agent or attorney, may apply to any court of record therein, or judge thereof in vacation, and make satisfactory proof to such court, or judge in vacation, of the escape aforesaid, and that the person escaping owed service or labor to such party. Whereupon, the court shall cause a record to be made of the matters so proved, and also a general description of the person so escaping, with such convenient certainty as may be; and a transcript of such record, authenticated by the attestation of the clerk and of the seal of the said court, being produced in any other State, Territory, or District, in which the person so escaping may be found, and being exhibited to any judge, commissioner, or other officer authorized by the law of the United States to cause persons escaping from service or labor to be delivered up, shall be held and taken to be full and conclusive evidence of the fact of escape, and that the service or labor of the person escaping is due to the party in such record mentioned. And upon the production by the said party of other and further evidence, if necessary, either oral or by affidavit, in addition to what is contained in the said record, of the identity of the person escaping, he or she shall be delivered up to the claimant. And the said court, commissioner, judge, or other person authorized by this act to grant certificates to claimants of fugitives. shall, upon the production of the record and other evidences aforesaid, grant to such claimant a certificate of his right to take any such person identified and proved to be owing service or labor as aforesaid, which certificate shall authorize such claimant to seize or arrest, and transport such person to the State or Territory from which he escaped; Provided, That nothing herein contained shall be construed as requiring the production of a transcript of such record as evidence as aforesaid. But in its absence, the claim shall be heard and determined upon other satisfactory proofs, competent in law.

HOWELL COBB. Speaker of the House of Representatives
WILLIAM R. KING, President of the Senate pro tempore. Approved, Sept. 18, 1850. MILLARD FILLMORE.

INDEPENDENT DEMOCRATIC PLATFORM ADOPTED AT PITTSBURGH, AUGUST 12, 1852.

Having assembled in National Convention as the delegates of the Free Democracy of the United States, united by a common resolve to maintain right against wrongs, and freedom against slavery; confiding in the intelligence, patriotism, and the discriminating justice of the American people; putting our trust in God for the triumph of our cause, and invoking his guidance in our endeavors to advance it, we now submit to the candid judgment of

I. That Governments, deriving their just powers from the consent of the governed, are instituted among men to secure to all,

II. That the true mission of American Democracy is to maintain the liberties of the people, the sovereignty of the States, and the perpetuity of the Union, by the impartial application to public affairs, without sectional discriminations, of the fundamental principles of equal rights, strict justice, and economical administration.
III. That the Federal Government is

one of limited powers, derived solely from the Constitution; and the grants of power therein ought to be strictly construed by all the departments and agents of the Government, and it is inexpedient and dan-gerous to exercise doubtful constitutional

IV. That the Constitution of the United States, ordained to form a more perfect union, to establish justice, and secure the blessings of liberty, expressly denies to the General Government all power to de-prive any person of life, liberty, or prop-erty, without due process of law; and, therefore, the Government, having no more power to make a slave than to make a king, and no more power to establish slavery than to establish monarchy, should at once proceed to relieve itself from all responsibility for the existence of slavery

wherever it possesses constitutional power to legislate for its extinction.

V. That, to the persevering and importunate demands of the Slave Power for more slave States, new slave Territories, and the nationalization of Slavery, our distinct and final answer is-no more slave States, no slave Territory, no nationalized Slavery, and no national legislation for the extradition of slaves.

VI. That Slavery is a sin against God and a crime against man, which no human enactment nor usage can make right; and that Christianity, humanity, and patriotism, alike demand its abolition.

VII. That the fugitive Slave Act of 1850 is repugnant to the Constitution, to the spirit of Christianity, and to the senti-ments of the civilized world. We there-

with the creed of the founders of our Goverument, and is dangerous to the liberties

f the people.

IX. That the acts of Congress known as the Compromise Measures of 1850, by making the admission of a sovereign State the patriotism, and the discriminating juscontingent upon the adoption of other tice of the American people. measures demanded by the special interest of Slavery; by their omission to guaranty freedom in free Territories; by their attempt to impose unconstitutional limitations on the power of Congress and the people to admit new States; by their provisions for the assumption of five millions trast it with the creed and practice of made, and paid out of the treasury of the United States.

Sec. 10. And be it further enacted, That when any person held to service or labor in any State or Territory, or in the District of Columbia, shall escape therefrom, the State under menace, as an inducement to the religious integration of a groundless claim. State under menace, as an inducement to the relinquishment of a groundless claim, and by their invasion of the sovereignty of the States and the liberties of the people, through the enactment of an unjust, oppressive, and unconstitutional Fugitive Slave Law, are proved to be inconsistent with all the principles and maxims of Democracy, and wholly inadequate to the settlement of the questions of which they are claimed to be an adjustment.

X. That no permanent settlement of the Slavery question can be looked for, except in the practical recognition of the truth that Slavery is sectional, and Freedom national; by the total separation of the General Government from Slavery, and the exercise of its legitimate and constitutional influence on the side of Freedom; and by leaving to the States the whole subject of Slavery and the extradition of

fugitives from service.

XI. That all men have a natural right to a portion of the soil; and that, as the use of the soil is indispensable to life, the right of all men to the soil is as sacred as their right to life itself.

XII. That the public lands of the United States belong to the people, and should not be sold to individuals nor granted to corporations, but should be held as a sacred trust for the benefit of the people, and should be granted in limited quanti-

ties, free of cost, to landless settlers. XIII. That a due regard for the Federal Constitution, and sound administrative policy, demand that the funds of the General Government be kept separate from defray the strictly necessary expenses of the public service, and to pay off the pub-lic debt; and that the power and patronage of the Government should be diminished by the abolition of all unnecessary offices, salaries, and privileges, and by the election by the people of all civil officers in the service of the United States, so far as may be consistent with the prompt and efficient transaction of the public business.

XIV. That river and harbor improvements, when necessary to the safety and convenience of commerce with foreign nations or among the several States, are objects of national concern, and it is the duty of Congress, in the exercise of its constitutional powers, to provide for the

XV. That emigrants and exiles from the liberties of the people, and calculated to place the business of the country within come to homes of comfort and fields of enterprise in the New; and every attempt to abridge their privilege of becoming citizens and owners of the soil among us

in such manner as may best secure the rights and promote the happiness of the people; and foreign interference with that right is a dangerous violation of the all men the following declaration of prin-law of nations, against which all independ-ent Governments should protest, and endeavor by all proper means to prevent; and especially is it the duty of the American Government, representing the chief those inalienable rights of life, liberty, and the pursuit of happiness, with which they were endowed by their Creator, and of which none can be deprived by valid legislation, except for crime.

Can Covernment, representing the chief Republic of the world, to protest against, and by all proper means to prevent, the intervention of Kings and Emperors against nations seeking to establish for themselves republican or constitutional

XVII. That the independence of Hayti ought to be recognised by our Government, and our commercial relations with

XVIII. That as, by the Constitution, "the citizens of each State shall be entitled to all privileges and immunities of citizens of the several States," the practice of imprisoning colored seamen of other States, while the vessels to which they belong lie in port, and refusing to exercise the right to bring such cases before the Supreme Court of the United States, to test the legality of such proceedings, is a flagrant violation of the Constitution, and an invasion of the rights of the citizens of otther States, utterly inconsistent with the professions made by the slaveholders, that they wish the pro-visions of the Constitution faithfully ob-

served by every State in the Union.

XIX. That we recommend the introduction into all treaties, hereafter to be negotiated between the United States and foreign nations, of some provision for the amicable settlement of difficulties by a resort to decisive arbitration.

XX. That the Free Democratic party is not organized to aid either the Whig or Democratic wing of the great Slave Compromise party of the nation, but to defeat them both; and that repudiating and renouncing both, as hopelessly corrupt, and nouncing both, as hopelessly corrupt, and utterly unworthy of confidence, the purchased as to destroy or impair its effipose of the Free Democracy is to take possession of the Federal Government, and administer it for the better protection of the rights and interests of the whole

people.

XXI. That we inscribe on our banner, FREE SOIL, FREE SPEECH, FREE LABOR, and FREE MEN, and under it will fight on and fight ever, until a triumphant victory

shall reward our exertions.

XXII. That upon this Platform the Convention presents to the American People, as a candidate for the office of President of the United States, John P. Hale, of New Hampshire, and as a candidate for the office of Vice President of the United States, GEORGE W. JULIAN, of Indiana,

THE DEMOCRATIC PLATFORM. ADOPTED AT BALTIMORE, JUNE 1, 1852

I. Resolved, That the American Democ racy place their trust in the intelligence,

II. Resolved, That we regard this as a distinctive feature of our political creed, which we are proud to maintian before the world as the great moral element in a

Federalism, under whatever name or form, which seeks to palsy the will of the constituent, and which conceives no imposture too monstrous for the public cre-III. Resolved, therefore, That, entertaining these views, the Democratic party of this Union, through their delegates assembled in a General Convention, coming together in a spirit of concord, of devotion to the doctrines and faith of a free repre-

sentative Government, and appealing to their fellow-citizens for the rectitude of their intentions, renew and reassert before the American people the declarations of principles avowed by them when, on former occasions, in General Convention, they have presented their candidates for the popular suffrages:

1. That the Federal Government is one

of limited powers, derived solely from the Constitution, and the grants of power therein ought to be strictly construed by all the departments and agents of the Gov-ernment; and that it is inexpedient and dangerous to exercise doubtful constitutional powers.

2. That the Constitution does not confer upon the General Government the power to commence and carry on a general system of internal improvements.

3. That the Constitution does not confer authority upon the Federal Government, directly or indirectly, to assume the debts of the several States, contracted for local and internal improvements, or other State purposes; nor would such assump-

tion he just or expedient.

4. That justice and sound policy forbid the Federal Government to foster one branch of industry to the detriment of any banking institutions; that inland and ocean postage should be reduced to the lowest possible point; that no more revenue should be raised than is required to right to demand and insist upon an equality of rights and privileges, and to com-plete and ample protection of persons and property from domestic violence or foreign

> 5. That it is the duty of every branch of the Government to enforce and practice the most rigid economy in conducting our public affairs, and that no more revenue ought to be raised than is required to defray the necessary expenses of the Government, and for the gradual but certain

extinction of the public debt. such an institution one of deadly hostility to the bests interests of the country, dangerous to our republican institutions and right to alter or change its own Government, and to administer its own concerns their soundness, safety, and utility, in all II. The State Governments should be

business pursuits.
7. That the separation of the moneys of the Government from banking institutions is indispensable for the safety of the funds of the Government and the rights of

the people.
8. That the liberal principles embodied by Jefferson in the Declaration of Independence, and sanctioned in the Constitution, which makes ours the land of liberty and the asylum of the oppressed of every nation, have ever been cardinal principles in the Democratic faith; and every attempt to abridge the privilege of becoming citizens and the owners of soil among us, ought to be resisted with the same spirit which swept the alien and sedition laws from our statute books.

9. That Congress has no power under the Constitution to interfere with or control the domestic institutions of the several States, and that such States are the sole and proper judges of everything apted by the Constitution; that all efforts of the Abolitionists or others, made to induce Congress to interfere with questions of slavery, or to take incipient steps in re-lation thereto, are calculated to lead to the most alarming and dangerous consequences; and that all such efforts have an inevitable tendency to diminish the happiness of the people and endanger the stability and permanency of the Union, and ought not to be countenanced by any friend of our political institutions.

IV. Resolved, That the foregoing prop-

osition covers and was intended to embrace the whole subject of slavery agitation in Congress; and therefore the Democratic party of the Union, standing on this national platform, will abide by and adhere to a faithful execution of the acts known as the Compromise measures settled by the

V. Resolved, That the Democratic party will resist all attempts at renewing, in Congress or out of it, the agitation of the Slavery question, under whatever shape or color the attempt may be made.

VI. Resolved, That the proceeds of the public lands ought to be sacredly applied to the national objects specified in the Constitution; and that we are opposed to any law for the distribution of such proceeds among the States, as alike inexpedient in policy and repugnant to the Con-

VII. Resolved, That we are decidedly opposed to taking from the President the salified veto power, by which he is ena-

est, to suspend the passage of a bill whose merits cannot secure the approval of two-thirds of the Senate and House of Representatives until the judgment of the people can be obtained thereon, and which has saved the American people from the cor-rupt and tyrannical domination of the Bank of the United States, and from a corrupting system of general internal im-

VIII. Resolved, That the Democratic party will faithfully abide by and uphold the principles laid down in the Kentucky and Virginia resolutions of 1798, and in the report of Mr. Madison to the Virginia Legislature in 1799; that it adopts those principles as constituting one of the main foundations of its political creed, and is resolved to carry them out in their obvious

meaning and import.
IX. Resolved, That the war with Mexico, upon all the principles of patriotism and the laws of nations, was a just and necessary war on our part, in which every American citizen should have shown himself on the side of his country, and neither morally nor physically, by word or deed, have given "aid and comfort to the enemy.

X Resolved, That we rejoice at the restoration of friendly relations with our sister Republic of Mexico, and earnestly desire for her all the blessings and prosperity which we enjoy under republican institutions; and we congratulate the American people upon the results of that war, which have so manifestly justified the policy and conduct of the Democratic party, and insured to the United States "indemnity for the past and security for the future.'

XI. Resolved, That, in view of the condition of popular institutions in the Old World, a high and sacred duty is devolved, with increased responsibility, upon the Democratic party of this country, as the party of the people, to uphold and maintain the rights of every State, and thereby the Union of the States, and to sustain and advance among us constitutional liberty, by continuing to resist all monopolies and exclusive legislation for the benefit of the few at the expense of the many, and by a vigilant and constant adherence to those principles and compromises of the Constitution which are broad enough and strong enough to embrace and uphold the Union as it was, the Union as it is, and the Union as it shall be, in the full expansion of the energies and capacity of this great and progressive people.

## THE WHIG PLATFORM. ADOPTED AT BALTIMORE, JUNE 8, 1852.

The Whigs of the United States, in Convention assembled, firmly adhering to the great conservative republican princi-ples by which they are controlled and gov-erned, and now, as ever, relying upon the intelligence of the American people, with an abiding confidence in their capacity for self-government and their continued devo-6. That Congress has no power to tion to the Constitution and the Union, charter a National Bank; that we believe do proclaim the following as the political sentiments and determinations, for the establishment and maintenance of which their national organization as a party is

I. The Government of the United States the control of a concentrated money is of limited character, and it is confined power, and above the laws and the will of to the exercise of powers expressly granted to abridge their privilege of becoming citizens and owners of the soil among us ocratic legislation, in this and all other ought to be resisted with inflexible determination.

been made between the two political parthat all powers not thus granted or necestives of the country, have demonstrated, to sarily implied are expressly reserved to

held secure in their reserved rights, and beld secure in their reserved rights, and state Democrat, Detroit, Mich.; S. H. Baker; daily \$5, weekly \$1. the General Government sustained in its constitutional powers, and the Union Free Democrat, Indianapolis, Ind.; R. Valle; \$1.50. should be revered and watched over as "the palladium of our liberties."

III. That while struggling freedom, everywhere, enlists the warmest sympathy of the Whig party, we still adhere to the doctrines of the Father of his Country, as announced in his Farewell Address, of keeping ourselves free from all entangling alliances with foreign countries, and of never quitting our own to stand upon for-eign ground. That our mission as a Republic is not to propagate our opinions, or impose on other countries our form of government, by artifice or force, but to Pacific Statesman, San Francisco, Cal.; J. H. Purdy teach by example, and show by our suc-cess, moderation, and justice, the bless-ings of self-government and the advan-

tages of free institutions.

IV. That where the people make and control the Government, they should obey its constitution, laws, and treaties, as they would retain their self-respect, and the re-spect which they claim and will enforce

from foreign powers.

V. Government should be conducted upon principles of the strictest economy, and revenue sufficient for the expenses thereof, in time of peace, ought to be mainly derived from a duty on imports, and not from direct taxes; and, in levying such duties, sound policy requires a just discrimination and protection from fraud by specific duties, when practicable, whereby suitable encouragement may be assured to American industry, equally to all classes and to all portions of the coun-

VI. The Constitution vests in Congres the power to open and repair harbors, and remove obstructions from navigable rivers; and it is expedient that Congress shall ex-ercise that power whenever such improve-ments are necessary for the common defence or for the protection and facility of com-merce with foreign nations or among the States; such improvements being, in every instance, national and general in their character. VII. The Federal and State Govern-

ments are parts of one system, alike necessary for the common prosperity, peace, and security, and ought to be regarded alike with a cordial, habitual, and immova-ble attachment. Respect for the authority of each, and acquiescence in the constitutional measures of each, are duties required by the plainest considerations of National, of State, and individual welfare. VIII. The series of acts of the 31st

Congress, commonly known as the Compromise or Adjustment, (the act for the recovery of fugitives from labor included,) are received and acquiesced in by the Whigs of the United States as a final setdualified veto power, by which he is enabled, under restrictions and responsibilities thement, in principle and substance, of the amply sufficient to guard the public intersubjects to which they relate; and so far

as these acts are concerned, we will maintain them, and insist on their strict enforcement, until time and experience shall demonstrate the necessity of further legis-lation to guard against the evasion of the laws on the one hand, and the abuse of their powers on the other, not impairing their present efficiency to carry out the requirements of the Constitution; and we deprecate all further agitation of the questions thus settled, as dangerous to our peace, and will discountenance all efforts to continue or renew such agitation, whenever, wherever, or however made; and we will maintain this settlement as essential to the nationality of the Whig party and the integrity of the Union.

JOHN G. CHAPMAN, of Md., President of the Whig National Convention.

The following is a list of the Free Demperatic and Anti-Slavery papers published in the United States: FREE DEMOCRATIC PRESS.

Inquirer, Portland, Me.; A. Willey; \$2 per annum. Ind. Democrat, Concord, N. H.; G. G. Fogg; \$2. News, Keene, N. H.; S. Woodward; \$1.25. Democrat, Manchester, N. H.; J. H. Goodale; \$1.50. Messenger, Portsmouth, N. H.; T. J. Whittam; \$1. Preeman, Montpelier, Vt.; D. P. Thompson; \$2.
Observer, Morrisville, Vt.; J. A. Somerby; \$1.25.
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